

Serdar Tatar, b1287-066

3. 24. 2021

FCI MEMPHIS, P.O. Box 34550

Memphis TN 38134

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APR - 5 2021

AT 8:30
WILLIAM T. WALSH
CLERK M

Honorable Robert B. Kugler

Room 6040, M.H.C. Federal Courthouse

One John F. Gerry Plaza, 400 Cooper St.

Camden New Jersey 08101

Re: COVID VACCINE and Government's rebuttal motion

to Defendant's request based on Otragerous Govt. Conduct.

(The Defendant Demands an Oral Argument)

Dear Respective Judge;

I am writing this letter to notify court that I was administered the first dose of the Covid-Vaccine as well as the rest of the general population. I believe the Court should be notified because of the pending litigation concerning compassionate release / reduction of sentence reconsideration.

Defendant would additionally would like to note that

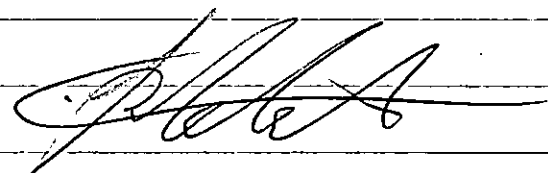
the vaccine provides an effective method of protection, however, the protection of immunity is temporary and not everlasting. Based on this the defendant although have the protection of the vaccine right now, still faces a danger from contracting COVID VIRUS or similar viruses in the future.

Also, the defendant received government's response to the Motion the defendant file pursuant to Rule 60(b)(d), and defendant will provide a rebuttal to that. The defendant again requests from this Court to appoint counsel to allow defendant a reasonable opportunity to properly prepare a response. The government has unlimited resources and have access to all the records at the tips of their fingers, whereas the defendant who has very little training and practically no access cannot respond adequately to the Government, and the court is also aware of defendants' financial situation, which has been worsened since the pandemic, and defendant did not receive any 'Economic Impact Payment' and cannot hire an attorney.

It is likely that the Court may hold a hearing due to the dispute of material facts in this case

whereof the Court should appoint a licensed attorney to meet the requirements for the ends of justice. In either case however, the defendant will provide a response to the best of his ability. Defendant requests an oral argument.

Sincerely, Respectfully

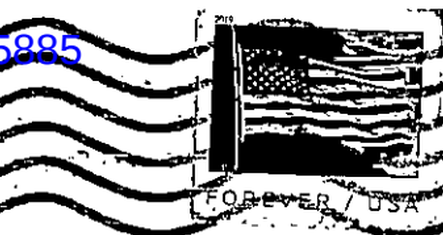


Gerder Tatar, (Pro Se)

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29 MAR 2021 PM 4 L

APR - 5 2021

AT 8:30 M
WILLIAM T. WALSH
CLERK

Clerk of the Court

Hon. Robert B. Kugler

Room: 6040, M.H.C. Federal Courthouse

One John F. Gerry Plaza,
400 Cooper St.

Camden New Jersey 08101

Legal Mail

09102-157000